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7	Attorney for Defendant			
	PCC Structurals, Inc.			
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9	UNITED STATES DISTRICT COURT			
	FOR THE DISTRICT OF NEVADA			
10		der of NEVIDA		
11	MEGHAN HILL,	Case No.: 3:19-cv-00699-MMD-WGC		
11	D1 1 100			
12	Plaintiff,	STIPULATION AND ORDER TO		
13	vs.	EXTEND TIME FOR DEFENDANT TO		
13	, , ,	RESPOND TO PLAINTIFF'S		
14	PCC STRUCTURALS, INC.	COMPLAINT AND JURY DEMAND		
1.5	and DOES I-X,	(First Request)		
15	Defendants.	(1 tibl Request)		
16	Defendants.			
17		I		
17				
18	Pursuant to L.R. I.A. 6-1, 6-2, and L.R. 7-1, Plaintiff Meghan Hill ("Plaintiff") and			
19	Defendant PCC Structurals, Inc. ("Defendant") (collectively, the "Parties"), by and through their			
17	Defendant PCC Structurals, Inc. ("Defendant")	(collectively, the "Parties"), by and through their		
20				
		(collectively, the "Parties"), by and through their extend the time for Defendant to file a response to		
21	respective counsel hereby stipulate and agree to			
	respective counsel hereby stipulate and agree to Plaintiff's Complaint and Jury Demand ("Comp	extend the time for Defendant to file a response to		
21	respective counsel hereby stipulate and agree to Plaintiff's Complaint and Jury Demand ("Compact 2020. Defense counsel respectfully requests the	extend the time for Defendant to file a response to plaint"), from December 13, 2019 to January 15,		
21 22 23	respective counsel hereby stipulate and agree to Plaintiff's Complaint and Jury Demand ("Compact 2020. Defense counsel respectfully requests the holidays, as well as the need to have adequate	extend the time for Defendant to file a response to plaint"), from December 13, 2019 to January 15, extension due to counsel's vacation schedule, the extension to investigate the facts of this matter and		
21 22	respective counsel hereby stipulate and agree to Plaintiff's Complaint and Jury Demand ("Compact 2020. Defense counsel respectfully requests the holidays, as well as the need to have adequate	extend the time for Defendant to file a response to plaint"), from December 13, 2019 to January 15, extension due to counsel's vacation schedule, the		
21 22 23	respective counsel hereby stipulate and agree to Plaintiff's Complaint and Jury Demand ("Compact 2020. Defense counsel respectfully requests the holidays, as well as the need to have adequate	extend the time for Defendant to file a response to plaint"), from December 13, 2019 to January 15, extension due to counsel's vacation schedule, the extension to investigate the facts of this matter and		
<ul><li>21</li><li>22</li><li>23</li><li>24</li></ul>	respective counsel hereby stipulate and agree to Plaintiff's Complaint and Jury Demand ("Compact 2020. Defense counsel respectfully requests the holidays, as well as the need to have adequate prepare a response to Plaintiff's Complaint. This	extend the time for Defendant to file a response to plaint"), from December 13, 2019 to January 15, extension due to counsel's vacation schedule, the extension to investigate the facts of this matter and		
21 22 23 24 25 26	respective counsel hereby stipulate and agree to Plaintiff's Complaint and Jury Demand ("Compact 2020. Defense counsel respectfully requests the holidays, as well as the need to have adequate prepare a response to Plaintiff's Complaint. This Defendant to respond to Plaintiff's Complaint.	extend the time for Defendant to file a response to plaint"), from December 13, 2019 to January 15, extension due to counsel's vacation schedule, the extension to investigate the facts of this matter and		
<ul><li>21</li><li>22</li><li>23</li><li>24</li><li>25</li></ul>	respective counsel hereby stipulate and agree to Plaintiff's Complaint and Jury Demand ("Compact 2020. Defense counsel respectfully requests the holidays, as well as the need to have adequate prepare a response to Plaintiff's Complaint. This Defendant to respond to Plaintiff's Complaint.	extend the time for Defendant to file a response to plaint"), from December 13, 2019 to January 15, extension due to counsel's vacation schedule, the extension to investigate the facts of this matter and		

	1	This requested extension of time is sought in good faith and not for purposes of causing any			
	2	undue delay.			
	3	LAW OFFICE OF MARK MAUSERT		Dated this 12 <sup>th</sup> day of December, 2019.  OGLETREE, DEAKINS, NASH, SMOAK & STEWART, P.C.	
	4				
	5	/s/ Mark Mausert	<u>/s</u>	/ Molly M. Rezac	
	6 7	Mark Mausert, Esq. Nevada Bar No. 2398	M	olly M. Rezac evada Bar No. 7435	
	8	729 Evans Avenue Reno, NV 89512	50	West Liberty Street hite 920	
	9	Telephone: 775.786.5477  Attorney for Plaintiff Meghan Hill	Re Te	eno, NV 89501 elephone: 775.440.2372	
TELEPHONE: 702.369,6800	10		At	torney for Defendant PCC Structurals, Inc.	
	11	ORDER			
	12	IT IS SO ORDERED.	01221		
	13	W.Ju., G. Cobb- UNITED STATES MAGISTRATE JUDGE DATED: December 13, 2019			
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